

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
August 2, 2010

D056686 People v. Foley

The judgment is affirmed. McIntyre, J.; We Concur: Nares, Acting P.J., Haller, J.

D056863 Webb v. Collins

Appellant has failed to file a brief after notice given. The appeal is dismissed.

**D057809 Barkett et al. v. Superior Court of San Diego County/Pacific Millennium (U.S.)
Corporation et al.**

The petition is denied without prejudice. Parties may refile a petition after the trial court resolves the noticed motion presently scheduled for hearing on August 6, 2010.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
August 3, 2010

D056687 In re A.M. et al., Juveniles

The judgment is affirmed. Aaron, J.; We Concur: McIntyre, J., O'Rourke, J.

D055584 People v. Potts

The judgment of conviction is affirmed.

Benke, Acting P.J.; We Concur: Haller, J., Irion, J.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
August 4, 2010

D055900 People v. Aguirre

The judgment is modified to increase to a total of 1,845 days the award of credit for presentence custody time served. The trial court is directed to amend the abstract of judgment to reflect the increase in presentence custody credits and to forward an amended abstract to the Department of Corrections and Rehabilitation. In all other respects the judgment is affirmed. Nares, J.; I Concur: Benke, Acting P.J., Concurring and Dissenting (Opinion): McDonald, J.

D055449 People v. Ibarra

The judgment of conviction is reversed as to count 3, and the matter is remanded with directions that the trial court give the People the option of (1) initiating proceedings within 30 days of the issuance of the remittitur to try Ibarra for robbery in count 3, or (2) resentencing Ibarra. In all other respects, the judgment is affirmed. Benke, Acting P.J.; We Concur: Nares, J., Aaron, J.

D057238 In re S.A. et al., Juveniles

The appeal is dismissed. McConnell, P.J.; We Concur: McIntyre, J., Irion, J.

D057654 In re Mooso on Habeas Corpus

The petition is denied.

D057796 People v. Streater

The petition is denied.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
August 5, 2010

- D057328 In re Giovanni C., Jr., a Juvenile**
The appeal is dismissed. Haller, Acting P.J.; We Concur: McDonald, J., Irion, J.
- D955771 People v. Hamdi**
The trial court is ordered to stay, pursuant to section 654, the concurrent sentence imposed for firearm possession by a felon. The court shall amend the abstract of judgment accordingly, and forward the amended abstract of judgment to the California Department of Corrections and Rehabilitation. In all other respects, the judgment is affirmed.
McDonald, Acting P.J.; We Concur: McIntyre, J., O'Rourke, J.
- D056613 People v. Palkovic**
The judgment is affirmed.
Benke, Acting P.J.; We Concur: Huffman, J., O'Rourke, J.
- D057694 In re Woods on Habeas Corpus**
The petition is denied.
- D057853 Carl L. v. Superior Court of San Diego County**
This case has been reviewed by Presiding Justice McConnell and Associate Justices Haller and Irion. The notice of appeal, filed by Carl L. on August 2, 2010, does not reference a superior court case, and it appears there is no underlying superior court case from which an appeal can be taken. The appeal is dismissed.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
August 6, 2010

D055885 Parker v. First Advantage Corporation et al.

The judgment is reversed insofar as the court summarily adjudicated Parker's second and fourth causes of action for disability discrimination and retaliation. In all other respects, the judgment is affirmed. The order denying Parker's motion to compel further production of documents in response to the Request is affirmed. Each party is to bear its own costs on appeal.

McIntyre, J.; We Concur: Haller, Acting P.J., O'Rourke, J.

D056641 ATM Capitol Company v. Longs Drug Stores California, Inc.

D056643 ATM Capitol Company v. Longs Drug Stores California, Inc.

(Consolidated) The trial court did not err in granting Longs's motion for nonsuit. Thus the judgment in its favor must be affirmed. Because Capitol challenges the award of attorney fees and costs solely on the grounds the trial court erred in granting the nonsuit, the trial court's later award of attorney fees and costs must also be affirmed. Judgment and order affirmed. Longs to recover its costs of appeal. Benke, Acting P.J.; We Concur: Haller, J.; Irion, J.

D057697 In re Kennedy on Habeas Corpus

The petition is denied.